Examiner-Initiated Interview Summary	Application No.	Applicant(s)
	10/022,398	ALLOUCHE, CYRIL
	Examiner	Art Unit
	Shefali D Patel	2621
All Participants: Status of Application:		
(1) <u>Shefali D Patel</u> .	(3)	
(2) Mr. Michael J. Balconi-Lamica (Reg. No. 34,291). (4)		
Date of Interview: <u>1 April 2005</u>	Time: <u>1:30PM</u>	
Type of Interview: ☐ Telephonic ☐ Video Conference ☐ Personal (Copy given to: ☐ Applicant ☐ Applicant's representative) Exhibit Shown or Demonstrated: ☐ Yes ☐ No		
Exhibit Shown or Demonstrated: Yes No If Yes, provide a brief description: .		
Part I.		
Rejection(s) discussed:		
Claims discussed: 5, 8, 9, 10, 11		
Prior art documents discussed:		
Part II.		
SUBSTANCE OF INTERVIEW DESCRIBING THE GENERAL NATURE OF WHAT WAS DISCUSSED: See Continuation Sheet		
Part III.		
 ☑ It is not necessary for applicant to provide a separate record of the substance of the interview, since the interview directly resulted in the allowance of the application. The examiner will provide a written summary of the substance of the interview in the Notice of Allowability. ☐ It is not necessary for applicant to provide a separate record of the substance of the interview, since the interview did not result in resolution of all issues. A brief summary by the examiner appears in Part II above. 		
BHAVESH M. MEHTA SUPERVISORY PATENT EXAMINER TECHNOLOGY CENTER 2600		
Entre		
(Examine/SPE Signature) (Applicant	Applicant's Representative Si	gnature – if appropriate)

Continuation of Substance of Interview including description of the general nature of what was discussed: The examiner contacted Mr. Balconi-Lamica regarding some issues with the application's claims. The examiner emailed a copy of suggested examiner's amendment to Mr. Balconi-Lamica and he agreed to the changes which result in the allowance of the application. See attach copy for the suggestions made to Mr. Balconi-Lamica.

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NOTE: Underline == add Strikethrough == delete

This application is in condition for allowance except for the following reason(s):

Claim 5 line 5 "function f" ought to be "function (f)" to be consistent with the claim language as it appears at line 4.

Claim 8. (page 5 lines 29-31 and page 6 lines 1-13)

An image processing method of claim 1, to be applied to, at least, a sequence of MRI tagged images, to track tags on successive images of the sequence, comprising steps of:

initializing the processing method by implementing one of the methods the method of claim 1 for the first image of the sequence, using a first predicted image which represents the <u>a</u> non-deformed modulation pattern; and

iteratively implementing the image processing method of claim 1 for the following images of the sequence.

Claim 9 recites "A computer program product comprising a set of instructions for carrying out a method as claimed in claim 1."

This claim is non-statutory because the terminology "computer program product" alone has no set definition.

Either claim 1 needs to be cancelled or amend to recite, "A computer readable medium storing a program comprising a set of instructions for carrying out a the method as claimed in claim 1"

Claim 10 line 3 "a method" ought to be "the method"

Claim 11 line 3 "a system" ought to be "the system"

Please call me to confirm these changes and/or comments asap.

Thanks,

Shefali Patel